We acknowledge its courtesy to us, and the exaction of the oath is the mode inpostpone a reply to its article of yester- vented for ascertaining the parties on but the question is, is it a constitutional day until after the November elec- whom the act is intended to operate, and method of establishing and punishing tion. We are quite willing to let Time therefore in the nature of a bill of pains be arbitrator and umpire between us. We can always afford to wait and see. therefore in the nature of a bill of pains guilt?"

So the use of torture to extort confession, by wrenching the bones asunder ton.

Congress.

The Second District Republican Convention, at Jones river, to-day nominated Gen. James F. Rusting, of Trenton.

COUNTERPAIT COIN.

der the caption, "Democracy, The Creed of the mass of the Democratic party. Its leading Statesmen.

Under this, we find these two para-

ITS INTENDED APPEAL TO ARMS.

Appeal, August 23. Go on, buys; SWEAR TO MURDER NORTHERN HUNS! ARM YOUR SELVES AND ORGANIZE, and be

and to impute it to the APPEAL is a lie.

LAW IN TENNESSEE.

the poor miserable crushed and to relieve itself of the necessity of prov- who obstruct his exercise of the right. ing their guilt, and enable it, nevertheless, to punish it by the fires of the Auto referred to, where the question was as to

would like to do; and is perforce content | Counsel said of it: with extracting by the tender of an oath which those acquitted, pardoned or still two hundred pages, and is an able and unconvicted cannot take, a confession claberate discussion of this subject, and a claberate discussion of this subject. with extracting by the tender of an oath of guilt, that it may punish the offence full authority for the position we take in this case." It was there held: so confessed, according to the measure 1. That in that ease the law prescribed

of its tender mercles. preme Court of the United States to decide such a law void. Our modern courts weaken the authority of their decisions by over-much argument, and end by being no authority at all. The Supreme Court should have said, as a oath was unconstitutional.

Freuch Court would have done: State of Missouri undertakes to require innecent; and upon that conclusion re-quires him to be disfranchised: mitted without taking it. CONSIDERING, That the Constitution

property, except by the verdict of a jury, show that disqualification from office or by legal proceedings duly conducted, from the pursuits of a lawful avocation, and in this it only follows Magna Charta; is a punishment; that it is so, is too eviand a right to vote is a franchise and deut to require any illustration. Indeed, Privilege, and therefore property:

ADJUDGED, That the Constitution of nuity could devise any penalty which here to-day. Missouri. In so far as it requires such would operate more forcibly on society. oath, and imposes a penalty for refusal In Barker v. The People of New York, to take it, is null and void, sgainst natu-Constitution, and, moreover, a law ap-

The Supreme Court of Tennessee, in crimes." its shameful decision in the case of Rid- A right to enforce which there is no ley v. Sherbrook, had to resort to the remedy, and for the violation whereof clark with Zickrides & King, commisbroad preposition that the people of a no redress, is no right. A right which a sion merchants, has absconded, having State, possessing its sovereignty, may majority can arbitrarily take away, is no change, alter, abolish or reform their change, alter, abolish or reform the change alter change. change, alter, abolish or reform their right. The Constitution of the State of his forgeries is said to be about \$15,000 or Bavaria at Clacimant. government at pleasure; and that, "this | Tennessee secured to all free white men | \$20,000 being so, it follows that they had a right over twenty-one years of age, the right to determine who should exercise the to vote. No one doubts that this right

That is, interpreting the language by denounced such forfeiture as part of the England States, with their respective the actual condition of things in the punishment; and it is not possible for staffs, will be present at the New Eng-State, a bare majority of the People, in any one really to doubt that this forfelt- land Fair in this city next week, and will opposition to the Constitutional provi. | ure can only take effect upon conviction sions, which embody and record of the crime, by due process of law; that the contract between the majority is, by lawful trial by a jury. That the and minority, in regard to amendments, majority may at pleasure disfranchise may call a Convention of the majority of the minority, is an infamous doctrine. tectives say they have information and the people who are of their side, and this If it were so, the Democrats, when descriptions of several Head Centers and Convention of the majority may em- in power in Tennessee could arbitrarily power a Legislature of the majority to have disfranchised every Whig in the and M. C. Cameron, of Toronto, have take away from the whole minority, State, either by direct divestiture of the been retained to defend Whalen. without assigning any cause or reason franchise, or by requiring of the voter an for it, the right to vote. It means that, oath that he had not voted the Whig in South Carolina, the negro popular ticket, or sympathized with the Whig majority may disfranchise all the white party. For, it is claimed, this is not General's opinion of the bill closing the men of the State.

| Property | P

The Supreme Court of Tennessee had seen a newspaper report of the case of The counsel of Garland (Reverdy Johnstein day, calling for a Committee of Inquiry Cummings. Its opinion of the decision son) said: States was like that of an opponent in argument on Greek particles of Professional the Constitution; and what is the limit argument on Greek particles, of Professor Porson. "Professor Porson," he said, when worsted and therefore angry, disqualification one of the ponalties of disqualification one of the ponalties of another ponalties of disqualification one of the power is when worsted and therefore angry, when we was read from the military commander of the State, ordering dismissal, at cost of plaintiff, and the Court considering it had no alternative, had the order of the Braker at cost of plaintiff, and the Court considering it had no alternative, had the order of the Braker at cost of plaintiff, and the Court considering it had no alternative, had the order of the Braker. The representative from the military commander of the State, ordering dismissal, at cost of plaintiff, and the Court considering it had no alternative, had the order of the Braker. The representative from the military commander of the State, ordering dismissal, at cost of plaintiff, and the Court considering it had no alternative, had the order of the Braker. The representative from the following is the substance:

WHEREAS, The representative from the following is the substance:

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WHEREAS, The representative from the following is th

nessee, the minority of white men dis- been in fact committed by a public franchises the majority of white men, officer, but that there is no witness to

noon on the Louisville Railroad, for a flying trip northward, on business and pleasure. We commend him most cordially to our friends of the press in test-oath of attorneys in the Federal brand the most trifling offence, or even Court.

The Daily Bulletin, published in this are consequences of the offence, restores reach a correct result, and disfranchise city, of Wednesday, August 26th, has a the party to all his civil rights, and gives a guilty man;" and it is not in the least Bank of England has increased £39,000. broadside of extracts, real and pretended, him a new credit and capacity, after degree worse than the torture of the confrom Democratic journals, arranged unwhich he is beyond the reach of punishwhich he is beyond the reach of punishwhich he is beyond the reach of punishment of any kind for that offence.

doctrines and tendencies, as set forth by Court of the United States has not de- perjury by the promise to reward it. ils most influential political organs and clded that disqualification to vote is a punishment, nor that a test oath may The following notice comes to us postnot be required as a means of ascertain- haste, in a Nashville journal: ing that disqualification. Of course. MABRIED-At the residence of Jacob The people are persuaded that the war is still in existence, so far as rebels can virtually decided, if the argument and virtually decided, if the argument and virtually decided, if the argument and virtually decided, is still in existence, and the properties of the court. But it is nevertheless to the court. But it is nevertheless that the Rev. Dr. Bunting, the eminent Roman Catholic Divine and Arch Bishop of London, is and Biair would re-enslave the negro and opinion of the Court applies as well to we have to ascertain.

other things:

The first of these paragraphs is torn from its context, and so made to become a libel upon the APPEAL. The writer of a libel upon the APPEAL. The writer of a libel upon the APPEAL. The writer of a libel upon the APPEAL is a libel upon the APPEAL. The writer of a libel upon the APPEAL is a libel upon the APPEAL. The writer of a libel upon the APPEAL is a libel upon the APPEAL. The writer of a libel upon the APPEAL is a libel upon the APPEAL. The writer of a libel upon the APPEAL is a libel upon the APPE a libel upon the APPEAL. The writer of says: 'You shall never practice in the

property. Is that right, property? If so, says something very like it. is not the right to vote, property also? No one here dreamed that that just til they were proven guilty. It put them did not say property,-but a right, of exemption from that service."

hardly the semblance of haman beings, may there obtain damages against any worthy of the other.

the constitutionality of an act of the The modern Inquisition does not venture to resort to the rack, the iron boot, ture to resort to the rack, the iron boot, ture to resort to the rack, the iron boot, ture to swear that they never had been cers to swear that they never had been the pincers and the thumb screw, as it and never would be engaged in any duel.

It did not need an opinion of the Su- a qualification for holding office, which and that such act, as to him, was a dis-Addresses were made by Sanator Doolit qualification.

2. That such disqualification was punishment.

3. That the retrospective part of the 4. That as part of the oath was unconsti- ral. WHEREAS, The Constitution of the tutional, and the court could not separate a conclusion of guilt to be drawn from | it, the whole outh was unconstitutional, the refusal of a party to swear that he is and the petitioner was entitled to be ad-

of the United States does not permit a man to be deprived of life, liberty or "I have omitted any argum "I have omitted any argument to

3 Cowen 685, the Court said, "The dispropriate to be enacted by despotisms usual punishment; it was the conse- value \$50,000. quence of treason, and of infamous

might be forfeited by crime, if the law

The Supreme Court of Tennessee had fix the qualifications of voters.

of the Supreme Court of the United "What right has Congress to prescribe

a difference of political opinion, with The Court held, as in the case of Cum- total disqualification to hold office. Such We cannot complain that the Ava mings, that exclusion from any ordinary lanche defends its own policy and that of avocation of life for past conduct, is often reach a correct result, and disfranthe devotces of expediency in Arkansas. punishment for such conduct, and that chise a guilty man, whose absence from gress

> The Court also held that a pardon re- and dislocating the limbs, and crushing moves all penalties and disabilities that and maining the body, "might often is to debauch and demoralize men of

re-establish Southern domination." it as to the case before it. That is what rary rapturously exclaims, that never soon relieve Cardinal Antoneili as Sec fairer bride, hor one around whom clus-The counsel for Garland said, among tered virtues more inestimable, accepted the homage of truer and more chivalrons ready to respond promptly when called on, and fight bravely even if yeu get killed!—Mcmphis Appeal.

"Dropping names and forms, and conkings, the sidering the substance of things, the killed!—Mcmphis Appeal.

President says, by his pardon, 'You true poblity was biessed with sweeter.

the article from which it is torn was Supreme Court without taking an oath rary cries, "With the heroism of true for each during the process durin speaking of the erroneous impressions of the Northern people; and the use made of the paragraph by the Bulletin, is a deliberate and disgraceful fraud.

The second paragraph never appeared

The second paragraph never appeared

The second paragraph never appeared

Supreme Court without taking an oath which it is torn was supreme Court without taking an oath which the heroism of true womanhood, Minerva hangs her glorious chapter upon the brow of the sworn Soldier of Justice, Right and the Truth, and dispraceful fraud.

The second paragraph never appeared

The second paragraph never appeared

The second paragraph is the development of the erroneous impressions of the erroneous impressions of the use made womanhood, Minerva hangs her glorious chapter upon the brow of the sworn Soldier of Justice, Right and the Truth, and dispraceful fraud.

The second paragraph never appeared

The second paragraph never appeared which took from a man life liberty or the day of the erroneous impressions of the erroneous impressions of the erroneous impressions of the use made womanhood, Minerva hangs her glorious chapter upon the brow of the sworn Soldier of Justice, Right and the Truth, and around this hallowed union of hearts hovers the white-winged dove of peace."

The second paragraph never appeared the erroneous impressions of the use made womanhood, Minerva hangs her glorious chapter upon the brow of the sworn Soldier of Justice, Right and the Truth, and around this hallowed union of hearts hovers the white-winged dove of peace."

The second paragraph is the present season.

Two of the deputy Sheriffs engaged in the Broadway theater affray were release on \$5000 ball each, yesterday. What is the Broadway theater affray were release on \$5000 ball each, yes loss the Broadway theater affray were released on \$5000 ball each, yes loss to state of the deputy Sheriffs engaged in the Broadway theater affray were released on \$5000 ball each, yes loss to state of the deputy Sheriffs engaged in the Broadway theater affray were released on in the APPEAL. It is a rank forgery; which took from a man life, liberty or At least, if it does not say all that, it the day Justice Shaudley was served

TEST-OATHS AND THE FRANCHISE. The Supreme Court held that the at- Magistrate and honorable gentleman, The prisoners were to be produced in the torneys of a Court are officers of it, hold- Judge Trigg, proposed to invest himself Supreme Court this morning at ten 17% all 26; hams 29c. Lard 10% 2. ing their office during good behavior, in matrimony. He was supposed to o'clock. The Inquisition practiced upon the same system as Missouri and Tennessee; and can only be deprived of it for missame system as Missouri and Tennessee; and to be proof against all the arrows of the religious practices of twenty and to be proof against all the arrows of the religious practices of twenty and to be proof against all the arrows of the religious practices of twenty and to be proof against all the arrows of the religious practices of twenty and the religious practices upon the and can only be despited of it for missame system as Missouri and Tennessee; and to be proof against all the arrows of the religious practices upon the same system as Missouri and Tennessee; and to be proof against all the arrows of the religious practices upon the same system as Missouri and Tennessee; and to be proof against all the arrows of the religious practices upon the same system as Missouri and Tennessee; and to be proof against all the arrows of the religious practices upon the same system as Missouri and Tennessee; and the religious practices upon the same system as Missouri and Tennessee; and the religious practices upon the same system as Missouri and Tennessee; and the religious practices upon the same system as Missouri and Tennessee; and the religious practices upon the re for the villainous practices of tyranny judgment of the Court, after opportunity the remorseless little archer, Cupid. steamer Wasp was not permitted to asare the same in all ages. It, also, did to be heard has been afforded; that the Truly we said, recently, speaking of Can Hunter not hold its prisoners to be innocent un- right of an attorney to practice is, -- they man's love of woman, "Age gives no headed a list of the Commission trying

to the torture, to extract from them con- which be cannot be arbitrarily deprived, He has done well. No one is more dent for her pardon. fession of their guilt. It racked the but only by the judgment of the Court.

body, and wrenched the bones as under,

The right to vote is also, as we have guilt return it. We conbody, and wrenched the bones asunder, The right to vote is also, as we have will more loyally return it. We conshown, a right, to enforce which a party gratulate each: we wish each good for- are made. shattered victims of its cruelty had may appeal to the Courts, or, at least, he tune. Each deserves it; for each is

WISCONSIN.

HAVANA. HAVANA, August 27.-Late advices

from St. Domingo state that the revolution is progressing and becoming gene-FLORIDA.

KEY WEST, August 27,-Brigantine Virginia Dave, of Baltimore, arrived to-Judge Goldthwalte, a most able and day from Aspinwell. All hands sick with and fifth. Time, 1:54]. Chagres fever.

BUFFALO.

BUFFALO, August 27 .- Hon. D. B. Bennett was nominated by acciamation for Congress by the Republican Convention

ROCHESTER.

RCCHESTER, N. Y., August 27 .- A fire last night, destroyed property to the

BOSTON.

Boston, August 27 .- John Zackrides,

CONNECTICUT.

pected that all the Governors of the New address the people some day during the OTTAWA.

OTTAWA, August 27.-Government de-

leading Fenians who are expected here SOUTH CAROLINA.

COLUMBIA, August 27 .- The Attorney clares the State liable for all obligations VIRGINIA.

Golden vs. King, in detinue, for a horse, an order was read from the military com-

where a citizen has an office, employment or calling, the State cannot deprive him of it by requiring an oath which he cannot take. But, it proceeded to say, "These are civil rights, and inalienable, and of which he cannot be deprived by the best office, would be more wanton, but not it and of which he cannot be deprived by the people of the State. But a political right stands upon a very different principle. It is a political privilege or grant that may be extended or recalled at the

ST. LOUIS.

and take possession of the Government of the State, establishing here a second edition of Haiti.

The inner may disfranchise their white allies, oath that he has not continued as in the line of the princinue and princing adopted by the State Convention in June, which can follow from convention in

NEW JERSEY.

NEWARK, August 27 .- The Fourteenth

The Third District Democratic Convention, at Somerville, yesterday nom-inated John Bird, of Huntington, fer

FOREIGN.

LONDON, August 27 .- Bullion in the Paris, August 27.-It is announced we hear it said that the Supreme easy virtue, and bribe them to commit the streets of Paris, has been prohibited. Constantinople, August 27.—Ad- A motion to reconsider the minority miral Farragut gave a grand banquet was adopted-ayes 80, nays 53. yesterday on board the flag ship Frank-lin, to members of the Turkish ministry FELEGRAPHIC MARKETS. and Embassadors of foreign powers, at Constantinople.

London, August 27.—Dispatches from to be made a Cardinal. It is also re-Upon which, our Nashville cotempo- ported that Monsieur Joseph Berard will

with a writ of certiorari, issued by Judge Barnard, and a writ of habeas corpus was served at the same time on the jailer.

The Herald's Rio Janeiro correspond-Gen. Hunter in a card states that he

Mrs. Surratt, who petitioned the Presi-

RHODE ISLAND.

PROVIDENCE, August 27.—The first race to-day for the consolation purse of \$500, two mile heats, Stonewall Jackson beat Red Dick in 3:40]. The second race was for the Naragansett stake, \$25 each, and \$800 added. Race won by Bayonet besting La Polka

The third race was for a premium of stood: Gen. York, 250; Sleepy, 200;

DETROIT.

DETROIT.

Stood: Gen. York, 250; Sleepy, 200; Steepy, 200; Fanny Cheatham, 145.

The fourth race was for the sequel stake, for two year olds, \$10 each, and stake, for two year olds, \$10 each, and one mare stake, for two year olds, \$10 each, and stake, stake, for two year olds, \$10 each, and stake, for two year olds, \$10 each, and stake, stake, for two year olds, \$10 each, and stake, stake, for two year olds, \$10 each, and stake, stake, for two year olds, \$10 each, and stake, stake, for two year olds, \$10 each, and stake, stake, for two year olds, \$10 each, and stake, stake, for two year olds, \$10 each, and stake, stake, for two year olds, \$10 each, and stake, stake, for two year olds, \$10 each, and stake, stake, for two year olds, \$10 each, and stake, stake, stake, for two year olds, \$10 each, and stake, stake, stake, for two year olds, \$10 each, and stake, stake, stake, for two year olds, \$10 each, and stake, stake, stake, stake, stake, for two year olds, \$10 each, and stake, s Mr. Moor's c. b., by Daniel Boone, dam dollars for the stock and talet, or I will pay may be designed from Maggie, by Brown Dick, second, and twenty dollars each for the stock.

MARTIN FLYNT. third. Time, 1:48]. Distance run, one

The racing concluded with sweep stakes. The gentlemen riding their own horses, distance, one mile, were Carroll Livingston, Black Knight, first; Mr Dahautville, Continent, second: Mr. Wet more, Caprice, third; and Mr. Lawrence Ruby, and Mr. Parker, Relief, fourth

WASHINGTON.

WASHINGTON, August 27.-Secretary Saward, in accordance with an informs vote of Congress, has entered into nego tiations with Mr. Thornton, the English Minister, for a new reciprocity treaty with Canada. The old treaty forms the basis of the negotiations, which wil soon be in condition for transmission to the imperial government and the Canadisn authorities. It is expected that the treaty will be afficeed in time for its ratification by the Sonate at the December session of Congress.

The Hop. W. F. Saward, Assistant

S cretary of State, left to night for New York city, on public business. The President has recognized Chap

ington for a brief sojourn in Connec H. C. PEARCE,
Receipts from customs from the 17th to
Late of Pearce, Park & Co. Indian Bay, Ark.
2d, Inclusive, were 3.985.655. 2d, Inclusive, were 3,985,655. Perry Fuller entered his bond of 100, 000 dollars as Collector for New Orleans Leaves to-morrow.

NEW ORLEANS.

NEW ORLEANS, August 27 .- Vesterday ns were offered in the House into charges effecting the official integers of the Legislature. The House refused to receive the resolutions, susper ALEXANDRIA, August 27 .- In the case sions of the rules being necessary for

ciple. It is a political privilege or grant that may be extended or recalled at the will of the sovereign power." Consequently, though pardoned, the State can still refuse him the right to vote, unless he will swear.

That is, we say again, the majority may at any time disfranchise the minority, even without any cause. In Ten
The special power and determine their committee is in a political privilege or grant that the trial Democratic Conservative Executive Executive Size to promote the interests of his political party by this unwarranted proceeds in all party by this unwarranted proceeds in the said committee be, and is unwarranted proceed. Anderson, Alex. H. Stephens, Gove. Letcher, Pickens, and all the prominent in the right to vote, unless the will argument should have been necessary in so plain a case, That is, we say again, the majority may at any time disfranchise the minority, even without any cause. In Ten
The special dat the committee is ire to promote the interests of his political party by this unwarranted proceeds in the desire to promote the interests of his political party by this unwarranted proceed. Anderson, Alex. H. Stephens, Gove. Letcher, Pickens, and all the prominent may be extended or recalled at the pature. There is no appeal from its desire to promote the interests of his political party by this unwarranted proceed. Anderson, Alex. H. Stephens, Gove. Letcher, Pickens, and all the prominent may be said to promine the interests of his political party by this unwarranted proceed. Not the said committee is ire to promote the interests of his political party by this unwarranted proceed. Not the said committee of the sai

NORTH CAROLINA.

WILMINGTON, N. C., August 27.-The

edition of Haiti.

Following the case of Cummisgs vs.

Following the case of Cummisgs vs.

The State of Missouri, is that of Ex party, without indictment, trial or withing the case of Missouri, is that of Ex party, without indictment, trial or withing the case of Missouri, is that of Ex party, without indictment, trial or withing the case of Missouri, is that of Ex party, without indictment, trial or withing the case of Missouri, is that of Ex party, without indictment, trial or withing the case of Missouri, is that of Ex party, without indictment, trial or withing the case of Missouri, is that of Ex party, without indictment, trial or withing the case of Missouri, is that of Ex party, without indictment, trial or withing the case of Missouri, is that of Ex party, without indictment, trial or withing the case of Missouri, is that of Ex party, without indictment, trial or withing the case of Missouri, is that of Ex party, without indictment, trial or withing the case of Missouri, is that of Ex party, without indictment, trial or withing the case of Missouri, is that of Ex party, without indictment, trial or withing the case of Missouri, is that of Ex party, without indictment, trial or withing the case of Missouri, is that of Ex party, without indictment, trial or withing the case of Missouri, is the case of Missouri, is that of Ex party, without indictment, trial or within the case of Missouri, is the case of Missouri and the several States to their respective in- W. F. BOYLE, Secretary,

for the public interest and welfare. GEORGIA.

ATLANTA, August 27 .- In the Senate F. TITUS, to-day, the bill postponing the election NAPPLEON RILL, J. G. LONSDALE, in Savannah until the second Tuesday in December, was passed by a vote of 33 to 7. It also changes the number of ballot boxes to three. Campbell, a ner o, was opposed to the postponement, He said if the ballot boxes were in one building, the negroes would have no chance to vote; and if not allowed to vote, would fight. He warned Senators to be careful

Mr. Tomblin, Democrat, said the question was one of vital importance to both Chalons on the second of September.

The sale of the Figaro newspaper in tion of the Legislature was clogged until

how they act.
In the House, a long and warm discus-

New York Market. YORK, August 27 .- Cotton less active

sales 100 kales; uplands 305c. Flour dull, superfine rinte Western 36 75g7 St. Whisky neminsl, 71c in bond. Wheat 253c lower. Corn st 15g1 2L Rice quil. Coffee steady. Sugar, Cuba 105ca Hogo. Molasses dull.

Dry Goods—Prints, all qualities range from 19% to less brown sheetings, standard 16717c. Dry Goods—Frints, all quantiles range from the control of the cont New Orleans Market.

NEW YORK.

NEW Orleans Harket.

NEW Orleans Harket. AMOS WOODRUFF, President, T. A. NELSON.

F. M. WHITE.

Louisville Market. St. Louis Market.

T. A. NELSON,
A. WOODRUEF, R. C. BRINKLET, F. M. WRITE,
B. A. PARTEE, C. O. SPENCER,
JACOB WELLER, HUGH TORRANCE, Gen. JNO. B. GORDON, F. S. DAYIS, St. Louis, August 27.—Tobacco maintained Flour, superfine 56 25. Wheat 84 8583 25. Corn seguic. Cats 51856c. Pork 22 2022 50, dry salt. Bason, shoulders 1948 15/cc; clear sides Cincinnati Market.

snoulders 10 a; clear sides 17 ac; name 20 g 213 c. Butter 30 38c. Eggs 16 gard. Hay \$150 Foreign Markets. LONDON, August 27.—Consols 984; five-twen- No Humbug, but positively true, in order to gain room for Fall FRANKFORT, August 27.-Bonds 75%.

NEW ADVERTISEM'NTS

Attention! THE 9th Ward and 15th Civil District Demo WANTED-I want to excuange my proved thy property, valued at \$350 c to country property of same valuation, or will take any goods to that amount. Addless K. S., Appeal office.

Independence, LeSoto co., Miss., Aug. 20.

Trust Sale. ON THURSDAY, OCTOBER 1, 1808, AT THE half of the Camber of Commerce, in clowe Half, Memphis, at 12 o'clock, i w to the highest olider for cash, lot 77, lag and sno-division, situated on east a lag land avenue, on feet front by 18; feet in walch is erected a comfortable Cuttage sale is made by virtue of a Trust Deed to me from J. W. Moore and Leander Sisaghter. R demption waived. Title perfect, but I sell and convey only

and convey only as Trustee au: 5 JOHN P. TREZEVANT, Trustee, Notice to Merchants.

Further Reduction in Rates by the Merchants' Dispatch Fast Freight Line. THE Rates from New York have this day.

Deen reduces to Two Diliars and Fifteen
Cents and One Dollar and Ninety Cents for
slist and Second Classes.

JOSEPH NASH, Agent.

Agents! Agents! Agents! WANTED!-Ladies and Gentlemen in every tows and city in the United States, to act as agents for

Austin & Co 's Great One Dollar Sale. Auslin & Co's Great One Bollar Sale.

Bavaria at Chedmani.

Commissioner Ratins has instructed some of the detectives employed by the Internal Reverue Bureau, to perform duty as Sopervisors in cases where such services are required, until Supervisors under the new tax law shall be appointed by the proper authority.

Judge Underwood is an this city still, engaged in the effort to reorganize the Judiciary of Virginia is accordance with the 14th article of amsniment to the Constitution of the United States.

We are now selling a great variety of rich and the same fants of the ware, Cuttery, Fine Jewelry, Sewing and Silver Watchs, Comprising nothings but useful articles wanted in every unnily, for ONE DOL-LAR EACH, which cannot be purchased in any netwitstore for twice that sum.

Our foducements to Agents are greater than any other house in the same ratio. Circulars, giving fall information, sent free of charge fartie desirous of acting as agents wit send in clubs, and receive in return for the same. Dress Patterns, Wool Blankets, Gold or Silver Watch, Woolen Carpet, Sewing Machine, Web of Cotten, and various of the club. Address apply with life Summer st., Boston, Mass. midnight every night, after which time night bell will be promptly responded to. NEW OBLEARS, August 11, 1868.

MESSES. MAYER, MARS-dUETZ & CO., OF
Memphis, are the only ones for whom I
win hereafter all up orders for that market.
They are authorized to sell my cigars to dealers
at featory prices.

PEARCE, LAMBERT & CO.,

COTTON FACTORS WILL open its next Session on TUESDAY, And Commission Merchants, 226 FRONT ST., UP-STAIRS, MEMPHIS, and of Cotton and other Produce. Consignments insured under our open policy, unless otherwise ordered. Liberal advances made on consignments. OWNERS WANTED

POR twenty-seven (IT) Plows and Scrapers, I received per steamer Molife Hamb eton, July 6, 1838; also, for one (I) hogshead Coconnus, marked D. received per steamer Bismarck, July 18, 1898. If not called for within ten (19) days will be so d to pay oharges. LARRY HARMSTAD, Agent, Star Wharfboat, foot Jefferson street.

Cavington, Tenn.

CAROLINA LIFE INSURANCE COMPANY

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